1 2 3 4 5 6 7 8 9 10 11 12	QUINN EMANUEL URQUHART & SULLIVA Sean Pak (Bar No. 219032) seanpak@quinnemanuel.com Melissa Baily (Bar No. 237649) melissabaily@quinnemanuel.com James Judah (Bar No. 257112) jamesjudah@quinnemanuel.com Lindsay Cooper (Bar No. 287125) lindsaycooper@quinnemanuel.com Iman Lordgooei (Bar No. 251320) imanlordgooei@quinnemanuel.com 50 California Street, 22nd Floor San Francisco, California 94111-4788 Telephone: (415) 875-6600 Facsimile: (415) 875-6700 Marc Kaplan (pro hac vice) marckaplan@quinnemanuel.com 191 N. Wacker Drive, Ste 2700 Chicago, Illinois 60606 Telephone: (312) 705-7400 Facsimile: (312) 705-7401	AN, LLP
3	Attorneys for GOOGLE LLC	
4	UNITED STATES DISTRICT COURT	
5	NORTHERN DISTRICT OF CALIFORNIA	
6	SAN FRANCISCO DIVISION	
7	GOOGLE LLC,	CASE NO. 3:20-cv-06754-WHA Related to CASE NO. 3:21-cv-07559
8	Plaintiff and Counter- Defendant,	DECLARATION OF BRITTANY RUYAK
9	VS.	IN SUPPORT OF GOOGLE LLC'S MOTION FOR LEAVE TO FILE
20	SONOS, INC.,	RESPONSE TO SONOS'S REPLY TO THE COURT'S REQUEST FOR
21	Defendant and Counter- Plaintiff.	FURTHER BRIEFING
22		I
23		
24		
25		
26		
27		
28		
- 1	I	

CASE NO. 3:20-cv-06754-WHA DECLARATION OF BRITTANY RUYAK

- I, Brittany Ruyak, declare and state as follows:
- 1. I am an attorney licensed to practice in the State of Texas and am admitted *pro hac vice* in this matter. I am an associate at Quinn Emanuel Urquhart & Sullivan LLC representing Google LLC ("Google") in this matter. I make this declaration in support of Google's Motion for Leave to File its Response to Sonos's Reply to the Court's Request for Further Briefing. If called as a witness, I could and would testify competently to the information contained herein.
- 2. This Court requested additional briefing "proposal or comments on how the Court should go about addressing" the issue relating to written description support and effective priority date for overlapping zone scenes claimed in the '885 and '966 Patents.
- 3. On May 30, 2023, the Parties filed their respective responsive briefs. Dkts. 785 and 786.
 - 4. On May 31, 2023, the Parties filed their respective reply briefs. Dkts. 788 and 789.
- 5. In its reply (Dkt. 789), Sonos argued for the first time—that "the figure on page 5 of Appendix A of the provisional application discloses a 'Party Mode' zone scene and a 'Morning Wakeup' zone scene that have overlapping members.
- 6. On the evening of May 31, 2023, pursuant to Local Rule 7-11(a), counsel for Google requested that Sonos indicate whether it would stipulate or oppose Google's administrative motion for leave to file its response this new argument by Sonos. Counsel for Google also requested a meet and confer. Counsel for Sonos did not respond and a stipulation was not reached.

I declare under penalty of perjury that to the best of my knowledge the foregoing is true and correct. Executed on May 31, 2023, in Austin, Texas.

DATED: May 31, 2023

By: /s/ Brittany Ruyak
Brittany Ruyak

CASE No. 3:20-cv-06754-W

ATTESTATION I, Sean Pak, am the ECF user whose ID and password are being used to file the above Declaration. In compliance with Civil L.R. 5-1(h)(3), I hereby attest that Brittany Ruyak has concurred in the aforementioned filing. /s/ Sean Pak Sean Pak

-3-